

FORM PTO-1595 (Modified)

Rev. 9-93

OMB No. 0651-0011 (exp. 4/94)

P08/REV01

Tab settings → → →

07-06-2000

U.S. DEPARTMENT OF COMMERCE
Patent and Trademark Office

101372183

D
hed original documents or copy thereof.

To the Honorable Commissioner of Patent:

1. Name of conveying party(ies):

Sunshine Industries, Inc.
1111 East 200th Street
Cleveland, Ohio 44117

☐ Individual(s)
☐ General Partnership
☒ Corporation-State - Ohio
☐ Other _____

☐ Association
☐ Limited Partnership

Additional names(s) of conveying party(ies) ☐ Yes ☐ No

2. Name and address of receiving party(ies):

Name: KeyBank National Association

Internal Address: _____

Street Address: 127 Public SquareCity: Cleveland State: OH ZIP: 44114-1306

☒ Individual(s) citizen
☒ Association
☐ General Partnership
☐ Limited Partnership
☐ Corporation-State
☐ Other _____

12-10-1999

U.S. Patent & TMO/TM Mail Rpt Dt. #47

If assignee is not domiciled in the United States, a certified designation is ☐ Yes ☐ No
 (Designations must be a separate document from
 Additional name(s) & address(es) ☐ Yes ☐ No

3. Nature of conveyance:

☐ Assignment
☒ Security Agreement
☐ Other _____

☐ Merger
☐ Change of Name

Execution Date: August 6, 1999

4. Application number(s) or registration numbers(s):

A. Trademark Application No.(s)

B. Trademark Registration No.(s)

1,055,339

Additional numbers

☒ Yes ☐ No

5. Name and address of party to whom correspondence concerning document should be mailed:

Name: Teresan Wasie Gilbert
Benesch, Friedlander, Coplan & Aronoff

Internal Address: _____

01/04/2000 DC00TES 00000179 1055339

01 FC:441
02 FC:442Street Address: 2300 BP America Building200 Public SquareCity: Cleveland State: OH ZIP: 441146. Total number of applications and registrations involved: 407. Total fee (37 CFR 3.41): \$ 1015.00☒ Enclosed☐ Authorized to be charged to deposit account

8. Deposit account number:

02-2051

(Attach duplicate copy of this page if paying by deposit account)

DO NOT USE THIS SPACE

9. Statement and signature.

To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.

Name of Person Signing: Teresan Wasie GilbertSignature: Teresan Wasie GilbertDate: 10/4/99

Total number of pages including cover sheet, attachments, and

16

Trademark Registration No.'s	Trademark Application Nos.
	75/702455
	75/466168
1769340	75/401360
857901	75/401366
1830388	75/401361
1651946	75/516116
	75/414749
	75/732237
1603816	75/414748
1511832	75/583987
1720349	75/080194
1511837	74/567904
	74/671259
789990	
1428416	
1755382	
1656845	
1078951	
2000053	
1798721	
1483488	
1673019	
803862	
1424875	
1788207	
1577811	
1809229	
1850348	
1796411	
2059738	
1804530	

1841362	
1804529	
1865791	
1971304	
1841383	
1853106	
1845648	
1864298	
2092875	
1884309	
2088290	
2059655	
1973927	
2170011	
1964216	
1964215	
2101943	
2016832	
1919807	
2217774	
1997460	
2047918	
1969885	
1997461	
1997462	
1998661	

October 1, 1999 1:42pm—ova
CLB:331571-783519 Ver1

COLLATERAL ASSIGNMENT OF SECURITY INTEREST IN TRADEMARKS

THIS COLLATERAL ASSIGNMENT OF SECURITY INTEREST IN TRADEMARKS (this "Collateral Assignment") is made by Sunshine Industries, Inc., an Ohio corporation ("Assignor") whose address is 1111 East 200th Street, Cleveland, Ohio 44117 and KEYBANK NATIONAL ASSOCIATION, a national banking association ("Assignee"), whose principal address is 127 Public Square, Cleveland, Ohio 44114.

RECITALS

A. Assignor is the owner of certain trademarks, registered trademarks (reference herein to registered is without regard to the jurisdiction of registration, e.g., federal, state or other jurisdiction), and applications for trademark registration and associated goodwill listed on Exhibit A attached hereto and made a part hereof; Assignor may in the future become the owner of other trademark, registered trademark and/or applications for trademark registration and associated goodwill, each and every one of which is to be added to and included in Exhibit A upon the existence of such a trademark, registered trademark and application for trademark registration; all of the foregoing includes, without limitation, all proceeds thereof, and all existing and future trademarks, registered trademarks, and applications for trademark registration and associated goodwill, and proceeds are collectively referred to in this Collateral Assignment as the "Trademarks."

B. Assignor and Assignee have entered into that certain Loan Agreement dated July 28, 1995 (said Loan Agreement as it may be from time to time amended, restated or otherwise modified being herein called the "Loan Agreement"), which Loan Agreement was amended by a First Amendment to Loan Agreement dated September 16, 1996, a Second Amendment to Loan Agreement dated July 31, 1997, and a Workout Agreement and Third Amendment to Loan Agreement dated on even date herewith by and between Assignor and Assignee, among others (said Workout Agreement as it may be from time to time amended, restated or otherwise modified being herein called the "Workout Agreement"; the Workout Agreement and the Loan

Agreement together herein referred to as the "Agreements"), pursuant to which, upon satisfaction by the Assignor of the terms and conditions contained therein, Assignee will grant the Assignor a Forbearance Period (as defined in the Workout Agreement) and make certain other modifications to Assignor's existing revolving line of credit.

C. Pursuant to the Agreements, Assignor has agreed to grant Assignee a security interest in all of its right, title and interest in and to the Trademarks as collateral security for the liabilities of the Assignor to the Assignee under the Agreements (the "Obligations").

NOW, THEREFORE, in consideration of the foregoing and other good and valuable consideration, the parties hereto agree as follows:

1. Assignor hereby assigns, pledges and grants to Assignee, as security for the Obligations, a security interest in, to and under the Trademarks.

2. Assignor hereby warrants that: (a) the Trademarks are subsisting and have not been judged invalid or unenforceable in whole or in part; (b) to the best of Assignor's knowledge, each of the Trademarks is valid and enforceable; (c) Assignor is the sole and exclusive owner of the entire unencumbered right, title and interest in and to each of the Trademarks now existing and subsequently included in the definition of "Trademarks" as defined in Recital A above, free and clear of any liens, charges and encumbrances except those in favor of Assignee; and (d) Assignor is authorized to enter into this Collateral Assignment and perform its terms and has and will enter into written agreements with each of its present and future employees, agents and consultants which will enable it to comply with the covenants contained herein.

3. Assignor authorizes and requests the Commissioner of Patents and Trademarks of the United States of America and the empowered officials of all other governments to note in the record the existence of the security interest granted hereunder with respect to each of the Trademarks.

4. Assignor agrees that, until all of the Obligations have been satisfied in full, it will not enter into any agreement which is inconsistent with Assignor's obligations under this Collateral Assignment, without Assignee's prior written consent.

5. Assignor agrees that it shall not license, transfer, convey or encumber any interest in or to the Trademarks without the prior express written consent of Assignee, which would not be withheld except in the exercise of Assignee's reasonable credit judgment.

6. Assignor authorizes Assignee to modify Exhibit A to include any future Trademarks of the Assignor. Assignor shall promptly notify Assignee of any new Trademarks in order to facilitate Assignee's rights under this Paragraph 6.

7. Assignor shall, at its sole expense, prosecute diligently any application for trademark registration pending as of the date of this Collateral Assignment or made hereafter until the Obligations shall have been paid in full, make applications on unregistered but registrable trademark and preserved and maintain all rights in and to the Trademarks. Such prosecution shall be conducted and applications shall be filed upon the reasonable business judgment of Assignor. Assignor shall not abandon, drop, forfeit, fail to pay an annuity, maintenance fee or the like, fail to renew or to file evidence of use, or otherwise relinquish or compromise any present or future trademark application for trademark registration or registered trademark now issued or issued in the future, which application for trademark registration or registered trademark is included in Trademarks, without first giving written notice to Assignee and obtaining the express written consent of Assignee which would not be withheld except in the exercise of Assignee's reasonable credit judgment. It shall be an event of default under this Collateral Assignment (hereinafter, "Default") if Assignor fails, neglects or refuses to file, prosecute, defend, issue, renew, provide and file evidence of use or maintain the Trademarks where such failure, neglect or refusal would have a material adverse affect on the business or financial condition Assignor.

8. Upon the acceleration by the Assignee of the Obligations under the Agreements upon the occurrence of an Event of Default as defined in the Agreements, the Assignee shall have, in addition to all other rights and remedies given to it by this Collateral Assignment, those allowed by law and the rights and remedies of a secured party under the Uniform Commercial Code as enacted in Ohio, and Assignee may upon ten (10) days prior notice to Assignor, without demand of performance to Assignor, which is expressly waived, sell at public auction or private sale or otherwise realize upon any of the Trademarks, or other interest which the Assignor may have therein and after deducting from the proceeds of sale or other disposition of the Trademarks, any expenses, shall apply the balance of such proceeds toward the payment of the Obligations. Any remainder of the proceeds after payment in full of the Obligations shall be paid over to the Assignor.

9. Upon the acceleration of the Obligations under the Agreements upon the occurrence of an Event of Default as defined in the Agreements, in order to effectuate the rights and remedies of the Assignee hereunder, the Assignor hereby irrevocably appoints the Assignee attorney-in-fact for the Assignor in the name of the Assignor or Assignee, with full power of substitution, to sign, execute and deliver any and all instruments and documents and do all acts and things to the same extent as the Assignor could do, if the Assignor were not restricted by this Collateral Assignment, to sell, assign, and transfer any or all of the Assignor's right, title and interest in the Trademarks. After deducting from the proceeds of sale, assignment or transfer or other disposition of the Trademarks, any expenses, the balance of such proceeds shall be applied toward the payment of the Obligations. Any remainder of the proceeds after payment in full of the Obligations shall be paid over to the Assignor. Also, upon the acceleration of the Obligations under the Agreements upon the occurrence of an Event of Default as defined in the Agreements or a Default hereunder, then Assignor hereby appoints and designates Assignee its sole attorney to take any such action as Assignee reasonably deems necessary under the circumstances, including, without limitation, the employment of counsel, and Assignor shall pay all fees and expenses, including reasonable attorneys' fees incurred by Assignee in connection with such action.

10. Assignor shall have the right to bring suit in its own name to enforce the Trademarks and any licenses. Assignor shall promptly, upon demand, reimburse and indemnify Assignee for all damages, costs and expenses, including reasonable attorneys' fees, incurred by Assignee in connection with any suit brought by Assignor or suit against Assignor for declaratory judgment of invalidity of noninfringement of one or more of the Trademarks.

11. Assignor shall promptly notify Assignee, in writing, of any suit, action or proceeding brought against Assignor relating to, concerned with, or affecting the Trademarks or infringement of another's trademark, and shall, on request, promptly deliver to Assignee a copy of all pleadings, papers, orders or decrees theretofore and thereafter filed in any such suit, action or proceeding.

12. Assignor shall promptly notify Assignee, in writing, of any suit, action or proceeding brought by Assignor or, for declaratory judgment against Assignor relating to, concerned with, or affecting infringement of validity of Trademarks, and shall, on request, promptly delivery to Assignee a copy of all pleadings, papers, orders or decrees theretofore and thereafter filed in any such suit action or proceeding.

13. If requested by Assignee, Assignor shall provide Assignee, not more than once per calendar year, a complete status report of all Trademarks. Such report shall be in writing and shall be furnished to Assignor within one month of Assignor receiving from Assignee a written request for such report. Upon request by Assignee, Assignor shall deliver to counsel for Assignee copies of any such Trademarks and other documents concerned with or relating to the prosecution, protection maintenance, enforcement and issuance of the Trademarks.

14. Assignor agrees upon the reasonable request by Assignee during the term of this Collateral Assignment to execute, acknowledge and deliver all additional instruments and documents necessary or desirable to effect the purpose of this Collateral Assignment, in a form acceptable to counsel for Assignee. Assignor shall execute and deliver further assignments, amendments or addenda to this Agreement and Exhibit A annexed hereto each time a new

Trademark arises. Assignor shall promptly arrange for, and pay all costs in connection with, the filing and recording of this Collateral Assignment or any other document referred to in this paragraph as well as revised versions of Exhibit A and any other paper necessary to complete the recording requirements of any appropriate recording statute or any Rule of Practice of the U.S. Patent and Trademark Office, in the U.S. Patent and Trademark Office insofar as each and every U.S. application for trademark registration and U.S. and state registered trademark, which is included in Trademarks, is concerned. As to each foreign application for trademark registration and foreign trademark registration included in Trademarks, Assignor and Assignee agree to consult with each other concerning the recording of this Collateral Assignment or any other appropriate document in the jurisdiction in which said Trademark has been filed; provided, however, that such recording shall only be required (i) if recording of such assignment or other appropriate document is possible to secure the rights of Assignee in such Trademark without significantly diminishing the value of such Trademark and (ii) the Trademark is responsible for a significant part of the then current cash flow received by Assignor or of the then projected cash flow of Assignor. For purposes of this Collateral Assignment, a significant part of the then current cash flow shall mean ten percent (10%) of gross sales of the Assignor. The Assignor shall promptly arrange for, and pay all costs in connection with, the filing and recording of this Collateral Assignment or any other appropriate document referred to in this paragraph, in the jurisdiction in which such Trademark has been filed, and, to the extent necessary, shall provide a certified translation thereof. Assignee may record, at its own expense, such assignment or other appropriate document in any jurisdiction if recording of such assignment or other appropriate document is possible to secure the rights of Assignee in such Trademark without significantly diminishing the value of such Trademark and without charge to Assignee, Assignor will cooperate with Assignee to effect such recording.

15. If any clause or provision of this Collateral Assignment shall be held invalid in whole or in part, then, in such event the invalidity of unenforceability shall affect only such clause or provision or part thereof, and shall not in any way affect any other clause or provision of this Collateral Assignment.

16. This Collateral Assignment is subject to modification only by a writing signed by the parties hereto. Neither this Collateral Assignment nor the Assignor's rights and obligations under this Collateral Assignment may not be assigned by Assignor. This Collateral Assignment and/or the Assignee's rights and obligations under this Collateral Assignment may be assigned by Assignee only in connection without the assignment of its rights under the Agreements.

17. This Collateral Assignment is binding upon and inures to the benefit of the Assignee and any holder of the Obligations and is binding upon the Assignor.

18. This Agreement shall be interpreted in accordance with the laws of the State of Ohio.

IN WITNESS WHEREOF, the parties hereto have executed this Collateral Assignment as of August 6, 1999.


SUNSHINE INDUSTRIES, INC.

By: _____

Sheldon Leventhal, President

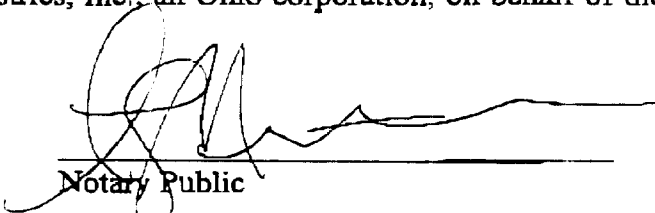
KEYBANK NATIONAL ASSOCIATION

By:  _____

Arthur E. Cutler, Vice President

STATE OF OHIO)
) SS
COUNTY OF CUYAHOGA)

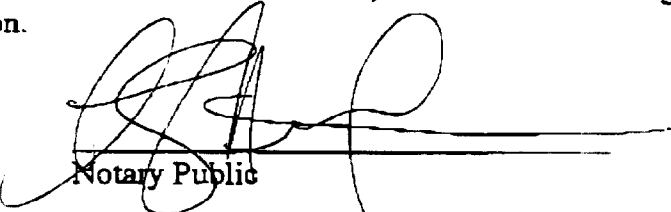
The foregoing instrument was acknowledged before me this 6th day of August, 1999, Sheldon Leventhal, President of Sunshine Industries, Inc., an Ohio corporation, on behalf of the corporation.


Notary Public

ALANA S. MITTERLING
Notary Public, State of Ohio, Cuy. Cty.
My Commission Expires Sept. 27, 2000

STATE OF OHIO)
) SS
COUNTY OF CUYAHOGA)

The foregoing instrument was acknowledged before me this 6th day of August, 1999, by Arthur E. Cutler, Vice President of KeyBank National Association, a national banking association, on behalf of the banking association.


Notary Public

ALANA S. MITTERLING
Notary Public, State of Ohio, Cuy. Cty.
My Commission Expires Sept. 27, 2000

EXHIBIT A
TRADEMARKS

[see attached]

LISTING OF TRADEMARKS FOR SUNSHINE INDUSTRIES

FILE NO.	TITLE	ST	COU	SER. NO.	FILING DAT	REG. NO.	DATE #1	DATE #2
9-228AR	SUNSHINE & DESIGN	P	NR	8131701	02-11-1990		11-12-1997	05-20-1998
10-428AU	WEBSTER & DESIGN (CL 21)	I	AU	608250	08-03-1983	608260	08-03-1983	08-03-2000
10-504AU	HANNA MOON	I	AU	622690	11-10-1985	622680	03-24-1988	11-10-2005
11-759AU	ONE-AHONEY & DESIGN	I	NO	677691	11-08-1995	677691	08-21-1998	11-10-2005
13-517AU	BOAT RUNNER	I	NO	077090	11-10-1995	077090	05-21-1998	11-30-1999
17-99907	WEBSTER (CL 21)	I	NO	001070			01-05-1996	01-05-1996
10-228AR	SUNSHINE & DESIGN	P	NR	8131701	02-11-1990		11-12-1997	05-20-1998
11-521CA	NEAT-N-EASY (CL 21)	I	CA	639375	08-28-1989	374065	10-05-1990	10-05-2005
9-228CA	SUNSHINE & DESIGN (CL 21)	I	CA	751510	04-06-1994	484292	10-20-1997	10-20-2012
10-259CA	POLYDUSTER & LOGO	I	CA	567174	08-01-1986	332112	09-18-1987	09-18-2002
12-593CA	PIK UP STIK	I	CA	695344	12-16-1991	438965	02-10-1995	02-10-2005
9-018CA	WEBSTER	I	CA	535232	01-23-1985	317249	08-08-1986	08-08-2001
17-544CA	STICKY CRITTER	I	CA	695341	12-16-1991	438258	01-27-1995	01-27-2010
10-319CA	POLLYDUSTER	I	CA	560499	04-09-1986	325499	04-03-1987	04-03-2002
11-770CA	FANNIE (STYLIZED) (CL 21)	P	CA	751508	04-06-1994		07-23-1991	09-09-1994
17-200CB	SUNSHINE & DESIGN	I	CB	804091	01-03-1990	323090	07-30-1990	07-30-1990
11-544CA	GRANNY CRITTER	I	CA	695344	12-16-1991	438258	01-27-1995	01-27-2010
11-593CB	PIK UP CRITTER	I	CB	313054	12-16-1991	313054	11-30-1993	11-30-2001
12-544CB	CRITTER CRITTER	I	CB	313055	12-16-1991	313055	11-30-1993	11-30-2001
17-200CA	SUNSHINE & DESIGN (CL 21)	I	CA	751508	04-06-1994		07-23-1991	09-09-1994

COU = Country Trademark is Registered In
DATE #1 (for Issued Trademarks) = Registration Date
DATE #2 (for Issued Trademarks) = Expiration Date

ST = Status
P = Pending
I = Issued

Page 2

LISTING OF TRADEMARKS FOR SUNSHINE INDUSTRIES-CONTINUED

FILE NO.	TITLE	ST	COU	SER. NO.	FILING DAT	REG. NO.	DATE #1	DATE #2
11-5100A	DEER HUNT (TM CL 21)	I	US	122004	03-03-1994	100450	00-07-1994	03-03-2004
11-7790A	PANFLO (TM, CL 21)	I	US	100603	03-03-1994	11194	00-08-1994	03-03-2004
11-8440X	SOLICLY CRUMPER (TM CL 21)	I	US	100601	03-03-1994	100601	00-08-1994	03-03-2004
11-8500A	WANT N BROY (TM CL 21)	I	US	100599	03-03-1994	100603	00-08-1994	03-03-2004
11-8600A	POLLOVERED-6 DESIGN (TM CL 21)	I	US	100607	03-03-1994	11193	00-08-1994	03-03-2004
11-8930A	WEDDING (TM CL 21)	I	US	122002	03-03-1994	100450	00-07-1994	03-03-2004
11-8130A	WINDOM-600 (TM CL 21)	I	US	100608	03-03-1994	100451	00-08-1994	03-03-2004
11-8540A	CRUMPER (TM CL 21)	I	US	0104030	01-03-1994	201000	02-03-1994	12-03-2004
11-8900A	CRUM-UP CRUM	I	US	0104030	01-03-1994	201001	02-03-1994	12-03-2004
9-314	TWIST-N-DRY	I	US	41290	01-09-1975	1055339	12-28-1976	12-28-2006
12-196	BESTWAY DEALER WAREHOUSE (PA ST)	I	US		-	12-196	12-27-1990	12-27-2000
12-3051TU	CLEAN-N-WRING (CL 21)	I	US	74/174303	06-10-1991	1769340	05-04-1993	05-04-2003
9-227	LECTRA SWEEP & DESIGN (CL 21)	I	US	72/268438	04-05-1967	857901	10-01-1968	10-01-2008
12-595	WEBSTER (CL 21)	I	US	74/357611	02-10-1993	1830388	04-12-1994	04-12-2004
11-7701TU	FANNIE AND DESIGN (CL 21)	I	US	74/036024	03-08-1990	1651946	07-23-1991	07-23-2001
10-429	WEBSTER (MA STATE)	I	US			38324	05-02-1986	05-02-1996
12-194	BESTWAY DEALER WAREHOUSE (NY ST)	I	US		-	512397	12-26-1990	12-26-2000
11-516	GERI-RAFF	I	US	74/003920	11-20-1989	1603816	06-26-1990	06-26-2000
11-182	MOB-TOPUS (CL 21)	I	US	73/724789	04-25-1988	1513832	11-08-1988	11-08-2008
12-593	PIK UP STIK	I	US	74/230477	12-16-1991	1720349	09-29-1992	09-29-2002
11-172	MARY HAD A LITTLE LAMB...(CL 21)	I	US	73/724664	04-25-1988	1511837	11-08-1988	11-08-2008
11-751	WINDOM WIZARD (NO STATE)	I	US		-	10836	01-04-1990	01-03-2000
9-224	SOFT SWEEP	I	US	201760	09-11-1964	789990	05-25-1965	05-25-2005
12-195	BESTWAY DEALER WAREHOUSE (OH)	I	US		-		12-24-1990	12-24-2000

ST = Status
P = Pending
I = Issued

COU = Country Trademark is Registered In
DATE #1 (for Issued Trademarks) = Registration Date
DATE #2 (for Issued Trademarks) = Expiration Date

Page 3

LISTING OF TRADEMARKS FOR SUNSHINE INDUSTRIES-CONTINUED

FILE NO.	TITLE	ST	COU	SER. NO.	FILING DAT	REG. NO.	DATE #1	DATE #2
10-259	POLLYDUSTER & DESIGN (CL 21)	I	US	73/575393	12-27-1985	1428416	02-10-1987	02-10-2007
12-193	BESTWAY DEALER WAREHOUSE (NJ ST)	I	US		-	12-193	12-31-1990	12-31-2000
12-493ITU	DUST PUFF	I	US	74/230401	12-16-1991	1755382	03-02-1993	03-02-2003
11-012ITU	WINDOW PRO (CL 21)	I	US	74/044454	04-02-1990	1656845	09-10-1991	09-10-2001
9-228	SUNSHINE AND DESIGN	I	US	86247	05-24-1976	1078951	12-06-1977	12-06-1997
13-621	KANGO & DESIGN (CL 22)	I	US	75/012738	10-31-1995	2000053	09-10-1996	09-10-2006
12-547ITU	ROLL IT AWAY	I	US	74/217025	10-30-1991	1798721	10-12-1994	10-12-2004
10-584	WANDA MOLLY (CL 21)	I	US	640097	01-16-1987	1483488	04-05-1988	04-05-2008
10-431	WEBSTER AND DESIGN (MA STATE)	I	US		-	38325	05-02-1986	05-02-1996
12-034ITU	DAZZLE (CL 21)	I	US	74/079577	07-19-1990	1673019	01-21-1992	01-21-2002
9-226	SUNSHINE (CL 21)	I	US	211007	02-01-1965	803862	02-15-1966	02-15-2006
10-420	WEBSTER & DESIGN (CL 21)	I	US	593106	04-14-1986	1424875	01-13-1987	01-13-2007
12-544	STICKY CRITTER	I	US	74/342549	12-27-1992	1788207	08-17-1993	08-17-2003
10-432	WEBSTER & DESIGN (IL STATE)	I	US		-	58192	04-15-1986	04-15-1996
9-817	WEBSTER (SM-OH STATE)	I	US		11-28-1984	TM10720	11-28-1984	11-28-1994
10-430	WEBSTER (IL STATE)	I	US		-	56191	04-15-1986	04-15-1996
10-387	SOFT SWEEP (OK STATE)	I	US		02-24-1986	11317	02-24-1986	02-24-1996
11-521	NEAT-N-EASY (CL 21)	I	US	73/784202	03-02-1989	1577811	01-16-1990	01-16-2000
12-991	POLLYDUSTER PKG DESIGN (CL 21)	I	US	74/357729	02-10-1993	1809729	12-07-1993	12-07-2003
12-986ITU	SUNSHINE TEAM (CL 21)	I	US	74/357110	02-09-1993	1850348	08-16-1994	08-16-2004
12-826	WEBSTER PACKAGE DESIGN (CL 21)	I	US	74/357612	02-10-1993	1796411	10-05-1993	10-05-2003
13-659ITU	DECO SWEEP (CL 21)	I	US	74/618531	01-06-1995	2059738	05-06-1997	05-06-2007
13-007ITU	MOP-TOPUS PACKAGE DESIGN (CL 21)	I	US	74/357751	02-10-1993	1804530	11-16-1993	11-16-2003
12-968ITU	ROUNDABOUT (CL 21)	I	US	74/345628	12-30-1992	184362	06-21-1994	06-21-2004
13-006	WANDA WOOLY PKG DESIGN (CL 21)	I	US	74/357730	02-10-1993	1804529	11-16-1993	11-16-2003
13-008ITU	DUSTIN PACKAGE DESIGN (CL 21)	I	US	74/373635	03-26-1993	1855791	09-27-1994	09-27-2004

ST = Status

P = Pending

I = Issued

COU = Country Trademark is Registered In
DATE #1 (for Issued Trademarks) = Registration Date
DATE #2 (for Issued Trademarks) = Expiration Date

Page 4

LISTING OF TRADEMARKS FOR SUNSHINE INDUSTRIES-CONTINUED

SILE NO.	TITLE	ST	COU	SER. NO.	FILING DAT	REG. NO.	DATE #1	DATE #2
13-581	HEDDA FEATHERS (CL 21)	I	US	74/670272	05-05-1995	1971304	04-30-1996	04-30-2006
12-957ITU	DUSTIN (CL 21)	I	US	74/348079	01-13-1993	1841063	06-21-1994	06-21-2004
12-985ITU	CLEANING WITH CHARACTER (CL 21)	I	US	74/357109	02-09-1993	1853106	09-06-1994	09-06-2004
13-153	PLEASURE PUFF (CL 21)	I	US	74/425177	08-16-1993	1845648	07-19-1994	07-19-2004
13-023ITU	WOOLANDA	I	US	74/366945	03-11-1993	1884298	11-22-1994	11-22-2004
14-129	KITCHEN KOWINS (CL 21)	I	US	75/114328	06-03-1996	2092675	09-02-1997	09-02-2007
13-940ITU	XTEND-A-SAURUS (CL 21)	I	US	75/039319	12-26-1995	2088290	08-12-1997	08-12-2007
13-495ITU	KANGO	I	US	74/559497	08-11-1994	2059655	05-06-1997	05-06-2007
13-199ITU	NIGHTY TOUGH (CL 21)	I	US	74/425794	08-16-1993	1973927	05-14-1996	05-14-2006
14-022ITU	CLEANIN' BUDDY (CL 21)	I	US	75/072472	03-14-1996	2170011	06-30-1998	06-30-2008
13-680ITU	HEDDA FEATHERS PACKAGE DESIGN	I	US	74/670253	05-05-1995	1964216	03-26-1996	03-26-2006
13-648	DUST RUNNER PACKAGE DESIGN	I	US	74/670251	05-05-1995	1964215	03-26-1996	03-26-2006
13-825ITU	NIGHTY TOUGH & DESIGN (CL 21)	I	US	74/710503	08-03-1995	2101943	09-30-1997	09-30-2007
13-619	KANGO & DESIGN (CL 22)	I	US	74/604564	11-30-1994	2016832	11-19-1996	11-19-2006
13-525	CADDOY CRITTERS (CL 21)	I	US	74/560710	08-12-1994	1919807	09-19-1995	09-19-2005
14-288ITU	STEPPIN' CLENN & DESIGN (CL 21)	I	US	75/260658	03-20-1997	2217774	01-12-1999	01-12-2009
13-519ITU	PROFESSOR FLUFF'N DUST (CL 21)	I	US	74/559469	08-11-1994	1997460	08-27-1996	08-27-2006
14-124	BIG JON (CL 21)	I	US	75/112875	06-03-1996	2047918	03-25-1997	03-25-2007
13-676ITU	SHOE BUDDIES PACKAGE (MISC DES)	I	US	74/670254	05-05-1995	1969885	04-23-1996	04-23-2006
13-516ITU	SHOE BUDDIES (CL 21)	I	US	74/559701	08-11-1994	1997461	08-27-1996	08-27-2006
13-518ITU	DECO CADDIES (CL 21)	I	US	74/559703	08-11-1994	1997462	08-27-1996	08-27-2006
13-517ITU	DUST RUNNER (CL 21)	I	US	74/559704	08-11-1994	1998661	09-03-1996	09-03-2006
15-213ITU	DIRT BE GONE	P	US	75/702455	05-11-1999		04-19-1999	05-24-1999
17-166ITU	PURE PLEASURE (CL 21)	P	US	75/466168	04-10-1998		05-26-1993	04-23-1998
14-607ITU	TUBSTER (CL 21)	P	US	75/401360	12-08-1997		12-18-1997	02-09-1998

ST = Status

P = Pending

I = Issued

COU = Country Trademark is Registered In

DATE #1 (for Issued Trademarks) = Registration Date

DATE #2 (for Issued Trademarks) = Expiration Date

Page 3

LISTING OF TRADEMARKS FOR SUNSHINE INDUSTRIES-CONTINUED

FILE NO.	TITLE	ST	COU	SER. NO.	FILING DAT	REG. NO.	DATE #1	DATE #2
14-606ITU	AUTO STOP & DESIGN (CL 21)	P	US	75/401366	12-08-1997		12-10-1997	02-09-1998
14-613ITU	WINDOW WHOOSHEN (CL 21)	P	US	75/401361	12-08-1997		12-10-1997	02-10-1998
14-637ITU	DIRT-BE-GONE (CL 21)	P	US	75/516116	07-09-1998		12-29-1997	08-31-1998
14-639ITU	THIRSTIN' (CL 21)	P	US	75/414749	01-07-1998		12-29-1997	03-03-1998
15-246ITU	WASHY ONE	P	US	75/732237	06-18-1999		05-19-1999	07-08-1999
14-638ITU	NEON BRIGHTS (CL 21)	P	US	75/414748	01-07-1998		12-29-1997	03-03-1998
14-856ITU	HANDS ON (CL 21)	P	US	75/583967	11-06-1998		09-03-1998	01-15-1999
14-051ITU	ACTION FIBER (CL 21)	P	US	75/080194	03-28-1996		03-29-1996	05-20-1996
13-493ITU	HARMARK (CL 9 9 21 22)	P	US	74/567904	08-31-1994		07-11-1994	01-18-1995
15-650ITU	YARD WARE DESIGN (CL 8)	P	US	74/671259	05-08-1995		01-19-1995	08-07-1995

ST = Status
P = Pending
I = Issued

COU = Country Trademark is Registered In
DATE #1 (for Issued Trademarks) = Registration Date
DATE #2 (for Issued Trademarks) = Expiration Date